UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/728,741	12/01/2000	Gerrit Bleumer	P00,1718	2355
26574 SCHIFF HARD	7590 08/19/200 DIN. LLP	EXAMINER		
PATENT DEPARTMENT			WINTER, JOHN M	
6600 SEARS TOWER CHICAGO, IL 60606-6473			ART UNIT	PAPER NUMBER
			3685	
			MAIL DATE	DELIVERY MODE
			08/19/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	09/728,741	BLEUMER, GERRIT			
Notice of Allowability	Examiner	Art Unit			
	JOHN M. WINTER	3685			
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in this ap or other appropriate communicatio IGHTS. This application is subject	oplication. If not included n will be mailed in due course. THIS			
1. This communication is responsive to <u>The Petition filed on A</u>	<u> August 4,2007</u> .				
2. ☑ The allowed claim(s) is/are <u>15-18,22 and 24-34</u> .					
 3. Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 	e been received. e been received in Application No				
 Copies of the certified copies of the priority do- International Bureau (PCT Rule 17.2(a)). 	cuments have been received in this	national stage application from the			
* Certified copies not received:					
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm	MENT of this application. itted. Note the attached EXAMINER	R'S AMENDMENT or NOTICE OF			
INFORMAL PATENT APPLICATION (PTO-152) which give	es reason(s) why the oath or declar	ation is deficient.			
5. CORRECTED DRAWINGS (as "replacement sheets") mus					
(a) ☐ including changes required by the Notice of Draftspers	• ,	-948) attached			
1) hereto or 2) to Paper No./Mail Date		Office cotion of			
(b) ☐ including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date					
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t					
6. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT					
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. ☐ Notice of Informal I	Patent Annlication			
 Notice of References Cited (P10-692) Dotice of Draftperson's Patent Drawing Review (PTO-948) 	6. ☐ Interview Summary				
3. ☐ Information Disclosure Statements (PTO/SB/08),	Paper No./Mail Da 7. ⊠ Examiner's Amend	ate			
Paper No./Mail Date		ent of Reasons for Allowance			
of Biological Material	9.				

Art Unit: 3685

DETAILED ACTION

Petition Under 37 C.F.R. § 1.81(a)

- 1. Applicant's petition filed August 4, 2006 under 37 C.F.R. §1.81(a) requesting withdraw of the holding of abandonment mailed June 26, 2006 is acknowledged ("2006 Petition"). The facts in this petition are noted as follows:
 - a. A final rejection was mailed by the USPTO on August 11, 2005.
 - b. In response to the final rejection, an after final amendment was submitted by Applicant on November 14, 2005.
 - c. In response to the November 14, 2005 amendment, the USPTO issue an Advisory Action (mailed January 23, 2006).
 - d. On January 18, 2006, Primary Examiner James Reagan had a telephonic interview with Mr. Steven Noll. See Interview Summary (Paper No. 20060118). Examiner Reagan agreed that the finality was improper. Examiner Reagan stated that a "new Office action would be issued." The Interview Summary corresponding to the telephonic interview (Paper No. 20060118) was mailed by the USPTO on January 23, 2006.
- 2. In light of the facts above and because Examiner Reagan agreed that the Final Office Action of August 11, 2005 was improper and because Examiner Reagan agreed to rescind the Final Office Action in the Interview Summary mailed January 23, 2006, Applicant's 2006 Petition has been treated as a 'Request for Reconsideration.' In light of the facts above, the Request for Reconsideration is hereby **Granted**.
- 3. Because the Request for Reconsideration has been granted, the 2006 Petition is hereby **Dismissed**.

Art Unit: 3685

4. In light of the facts above and because the Final Rejection mailed August 11, 2005 was improper, this application can not be abandoned for failure to response to the Final Rejection. In light of this, the Notice of Abandonment mailed June 29, 2006 is erroneous and is hereby withdrawn.

EXAMINER'S AMENDMENT

- 5. An Examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 C.F.R. §1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 6. Authorization for this examiner's amendment was given in a telephone interview with Steve Knoll on September 1, 2007.

7. Claim 15,

A system for franking postal matter with a franking apparatus and for inspecting the franking comprising: a franking apparatus for franking that franks postal matter, having a printing unit for applying a machine-readable date stamp onto items of postal matter, a central unit containing a fee module for loading, storing and debiting postage fees to be included in said date stamp, and having a print control module for controlling that controls said printing unit; a postage fee apparatus engageable in a communication protocol with said franking apparatus for making that makes postage fee units electronically available to said franking apparatus as electronic coins each having unique coin identification information embodied therein, said

electronic coins being entered in said commu

electronic coins being entered in said communication protocol into said fee module of said central unit and said unique coin identification information being incorporated in said date stamp on one of said items together with the electronic coin associated with the unique coin identification information by said printing unit, to individualize the date stamp compared to other date stamps; and an inspection unit remote from said franking apparatus for inspecting that inspects said items, including a memory for storing that stores respective date stamps on successively inspected items of postal matter, by comparing the unique coin identification information in the date stamp on a currently inspected item of postal matter with said stored date stamps to determine whether the date stamp on the currently inspected item of postal matter has been previously used to determine, from said unique coin identification information, whether said date stamp has been multiply used.

Allowable Subject Matter

- 8. Claims 15-18 and 22, 24-34 are allowed over the prior art record.
- 9. The following is an examiner's statement of reasons for allowance:
- 10. The closest prior art of record Peyret (US Patent 5,688,056) teaches a method for controlling printer order to obtain postages.
- 11. As per claim 15 none of the art of record, taken individually or combination disclose at least the steps/components of: and an inspection unit remote from said franking apparatus <u>that inspects</u> said items, including a memory <u>that stores</u> respective date stamps on successively inspected items of postal matter, by comparing the unique coin identification information in the

Art Unit: 3685

date stamp on a currently inspected item of postal matter with said stored date stamps to determine whether the date stamp on the currently inspected item of postal matter has been previously used to determine, from said unique coin identification information, whether said date stamp has been multiply used.

- 12. As per claim 22 none of the art of record, taken individually or combination disclose at least the steps/components of: inspecting the mail piece at a location remote from said device; inspecting subsequent mail pieces by comparing the electronic coin in the date stamp thereon to the stored electronic coin to determine whether the electronic coin in the date stamp on the mail piece has been multiply used.
- 13. Even if the features missing from the above cited prior art were found in a reasonable number of references a person of ordinary skill in the art at the time of the invention would not have been motivated to combine these reference because the claimed features "an inspection unit remote from said franking apparatus that inspects said items," are not a feature normally associated with postage systems systems and therefore would have to be disclosed by art unrelated to postage systems.
- 14. Claims 15 and 22 are allowable for the above cited reasons. Claims 16-18 and 24-34 are dependant upon claims 15 and 22 respectively and are therefore allowable for at least the same reasons.

Art Unit: 3685

Conclusion

15. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to JOHN M. WINTER whose telephone number is (571)272-6713.

The examiner can normally be reached on M-F 8:30-6, 1st Fridays off.

16. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Andrew Fischer can be reached on (571) 272-6709. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

17. Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/John M Winter/

Examiner, Art Unit 3621

/ANDREW J. FISCHER/

Supervisory Patent Examiner, Art Unit 3621